24			speculation.		Overruled, goes to state of mind.	
23	32	23	Objection; calls for		Overruled, goes to state of mind.	
22	22 23	19	Objection; foundation. Objection; foundation		Overruled, goes to state of mind.	
21	Page	Line	Objection	Sustained	Overruled	
20						
19						
18	considering the Motion, any responses, any replies, and the evidence submitted, the Court rules					
17			· ·	2		
16				,	f Jay Conrad (Doc. 125). After	
15		Came fo	or consideration in the above		ted States' Motion <i>In Limine</i>	
14	Defendant.)		
13	EDWARD N. LEVINE,)		
12	VS.) DEPOSITION OF JAY CONRAD		
11	Plaintiff,			ORDER RULING ON OBJECTIONS DURING THE		
10	UNITE	D STA	ΓES OF AMERICA,) Case No.: 2:14-	cr-00127-GMN-VCF	
9				-oOo-		
8				CT OF NEVADA		
7		1 101 1 16		ES DISTRICT (COURT	
6	kathryn.newman@usdoj.gov Counsel for Plaintiff United States					
5	Trial Attorney 501 Las Vegas Boulevard South, Suite 1100 Las Vegas, Nevada 89101 P (702)-388-6336/F (702) 388-5087					
4						
3	Nevada Bar 13733 RYAN C. CONNORS					
2	KATHRYN C. NEWMAN Assistant United States Attorney					
1	DANIEL G. BOGDEN United States Attorney District of Name de					
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46	6	Objection. Calls for speculation.	Overruled, goes to state of mind.
56	5	Objection. It calls for speculation.	Overruled.

Objections made during cross examination:

Page	Line	Objection	Sustained	Overruled
88	20	Objection. That calls for hearsay.	Sustained.	
89	11	We continue our objection.	Sustained.	
91	5	Mr. Connors: Objection as to relevancy. Mr. Leventhal: If you want to know why it's relevant, it's in the cooperation deals that he's done, so it's relevant.	Sustained.	

Objection made during re-direct examination:

Page	Line	Objection	Sustained	Overruled
106	17	Mr. Leventhal: I'm going to object as leading. Mr. Connors: As to which question? Mr. Leventhal: Well, all of them. You're kind of leading him to it.	Court reserves	ruling.

The government has requested that the following objections and accompanying testimony be omitted from the videotaped deposition to be shown to the jury. The Court **GRANTS** the government's request to edit and excise the following objections from the evidence shown to the jury.

Page	Lines	Objection	
20	11-14	Mr. Leventhal:	
		Objection; leading.	
65	2-10	Mr. Leventhal: At this	
		time I'm going to move	
		to strike all of the	
		witness' testimony at	
		this point because of	
		the medication that he's	
		on and the fact that he	
		cannot remember	
	anything. So I'm		
		going to move to strike	
		everything that he's	
		had to say so far. And I	
		will just put that on the	
		record.	
		Mr. Connors: We will	
		disagree and it's noted.	
77-78	21-24;	Mr. Connors:	
	1-8	Objection. He doesn't	
		know what Quan knew.	
		Mr. Leventhal: I'm	
		sorry?	
		Mr. Connors: He	
		doesn't know what	
		Quan knew.	
		Mr. Leventhal: Okay. That's fine. We can	
		disagree but I will go	
102	6	through it with him. Mr. Connors:	
102	U	Objection. This is	
		hearsay again.	
		nearsay again.	

IT IS SO ORDERED.

DATED this ¹²/day of August, 2016.

Gloria M. Navarro, Chief Judge United States District Court